shall be taxed and paid by the party against whom jud	lgm	ent
shall be rendered, to wit:		
For issuing each summons in debt or damages, or writ		0.5
of replevin	\$	<b>2</b> 5
For each summons for witnesses, including all the wit-		~ =
nesses applied for at the same time		25
For venire to summon freeholders		35
For fieri facias		35
For venditioni exponas		35
For scire facias $\cdot$		45
For every supersedeas		20
For every oath or affidavit		10
For probate of account		10
For every judgment rendered where there is no trial		25
For every judgment rendered on trial		60
For every warrant of attachment against a resident		
debtor		45
For every attachment against a non-resident or abscond-		
ing debtor	1	00
For attachment of contempt		25
For venire to summon a jury in case of forcible entry		
and detainer, and summons to tenant	1	00
For taking inquisition and return thereof		00
For warrant of restitution	$\bar{1}$	
For taking every acknowledgment of every deed or	_	
other instrument of writing from each person making		
an acknowledgment		30
For a certificate of estrays		40
For issuing writ of attachment by way of execution .		45
For taking replevin or other bonds		25
For entering every continuance		10
For every transcript from the docket		15
For every search		10
For binding apprentices, each justice		25
for binding apprendices, each justice		20
1888, art. 36, sec. 20. 1860, art. 38, sec. 19. 1854, ch. 236, sec 1865, ch. 79. 1870, ch. 164.	. 1.	
20. They shall be entitled to be paid in criminal can	ses	by
the county or city of Baltimore, as the case may be, the f		
ng fees:		
For issuing each State writ	\$	25
n 1 ' '	Ψ	25
For taking recognizance of witnesses, each		25
For taking recognizance of withesses, each		25 25
For taking recognizances in each case reported to court		40